Exhibit A

Doc 16-1 Entered 04/09/15 14:06:50 Case 15-31445-KRH Filed 04/09/15 Desc Exhibit(s) A Page 2 of 7 IS" WITH ALL FAULTS AND IS NOT COVERED BY ANY DEALER WARRANTY. I UNDERSTAND THAT THE DEÀLER THIS VEHICLE, I WILL HAVE TO PAY FOR ANY REPAIRS THIS IS NOT REQUIRED TO MAKE ANY REPAIRS AFTER I BUY Mos. D.O.B. 7/19/78 ONTHE 00 SOLE 164-20-7760 5 20 25 EACH, THE FIRST INSTALLMENT DUE 3500 THE UNDERSIGNED BUYER PROMISES TO PAY TO THE ORDER OF WHOLESALE CARS, INC., 2124 BROAD 252 Date: 10/28 500 CO 40 5 82 0 Z NO LIABILITY INSURANC Yrs. <u>ග</u> 0 I UNDERSTAND THAT THIS VEHICLE IS" WITH ALL FAULTS AND IS NOT 69 4 0 DATE 14 SIGNATURE 300 Serial No NUMBER OF PAYMENTS WEEKLY • BI-WEEKLY • MONTH 3 ON TRADE IN BALANCE TO BE FINANCED PURCHASER SIGNATURE 3 Social Security# FOR "AS IS" SALE ONLY: VA STATE SALES TAX ORDER & CREDIT APPLICATION 751 Employed FIRST PAYMENT DUE NEED. INSTALLMENT SALE CONTRACT AND SECURITY AGREEMENT TRADE ALLOWANCE TOTAL DMV FEES BALANCE DUE WIMOLESALE CARS, 2124 Broad Rock Boulevard Richmond, Virginia 23224 522 VEHICLE WILL 28 Phone: CASH DOWN SALESMAN SALE PRICE ODLIARS (TITLE FEE LICENSE DATE (804) 232-1912 JEZMP Business NHOLESALE CARS. INC.. (transferor's name) certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.

104345
Odometer Reading (NO TENTHS) S rehicle to Incorrect CHECK ONE BOX ONLY:

In the MILEAGE STATED IS IN EXCESS OF ITS MECHANICAL LIMITS

In the ODOMETER READING IS NOT THE ACTUAL MILEAGE

WARNING - ODOMETER DISCREPANCY DIFFERENT FROM ABOVE
MODEL | YEAR | MILEAGE WPR. X vehicle 5 (State and Federal laws require the seller of a motor veh state the odometer mileage upon transfer of ownership. In information may result in civil liabilities or criminal penalties.) THE PRIX ALLMENTS OF \$. **Body Style** 0 **ODOMETER DISCLOSURE STATEMENT** NATURE (S 9 SALES GRAN DATE 2124 BROAD ROCK BOULEVARD 3 262WP52275133855 782 BRAN 3 WE MAZOI WEEKLY 7BI-WEEKLY / MONTHLY INS WHOLESALE CARS, INC. RICHINOND, VA 3322 RINTED NAME (BUYER RANSFEREE'S SIGNATURE - BUYER Make RINTED NAME PERSON SIGNING
MAKE AND THE 0) かなす **FOR** SA CE VEHICLE ID-NUMBER Address: DENTIFICATION NUMBER Residence Phone: Employed by: 25 7 Employer's SOLD TO: Year 20 Address: TRANSF STREE

OF ANY AMOUNT DUE UNDER THIS CONTRACT, THEN ANY AMOUNT N FULL AT THE OPTION OF SELLER AND WITHOUT NOTICE. DSSESSION OF THE PROPERTY AND MAY EXERCISE ALL RIGHTS LLER MAY BY SUIT ENFORCE PAYMENTS DUE AND NO LEGAL OF AN P 522 751 INTEREST ON GG AND 5 IF THERE SHALL BE A DE OWING HEREUNDER SHALL BECO IN THE EVENT OF DEFAU

THIS OBLIGATION, BUYER HEREBY GRANTS TO SELLER A UNIFORM COMMERCIAL CODE SECURITY

FOF

TO SECURE THE PERFORMANCE

NI 30ART

DER THE UNIFORM COMMERCIAL CODE. SELLER MAY BY SUIT ENFORCE PAYMENTS DUE ANI SHALL BE DEEMED A WAIVER OF ANY OF ITS RIGHTS TO TAKE POSSESSION UPON DEFAULT. HEREEY EXECUTE THIS CONTRACT, (BUYER(S) ACKNOWLEDGE RECEIPT OF A COPY GRANTED UNDER T PROCEEDING SHAL

BUYERS GUIDE

☐ SERVICE CONTRACT. A service contract is available at an extra charge on this vehicle. Ask for details as to coverage, deductible, price, and exclusions. If you buy a service contract within 90 days of the time of sale, state law "implied warranties" may give you additional rights.	☐ SERVICE CONTF as to coverage, de time of sale, state I
DIFFULL LIMITED WARRANTY. The dealer will pay% of the labor and% of the parts for the covered systems that fail during the warranty period. Ask the dealer for a copy of the warranty document for a full explanation of warranty coverage, exclusions, and the dealer's repair obligations. Under state law, "Implied warranties" may give you even more rights. SYSTEMS COVERED: DURATION:	HETFULL LIMITED WAS 144 for the conthe warrant repair oblights systems covered:
WARRANTY	Doc 16-1 Exhil
O F 例果WILL PAY ALL COSTS FOR ANY REPAIRS. The dealer assumes no responsibility for any repairs 海岛de (s)	File Bandless of any of the partitions of any of the partition of the part
AS IS - NO WARRANTY	Page 3 of 7
DARRANTIES FOR THIS VEHICLE:	OARRANTIES FOR THIS
This form. CRANTICE MAKE MODEL MOD	THIS FORM.
	esc

PRE PURCHASE INSPECTION: ASK THE DEALER IF YOU MAY HAVE THIS VEHICLE INSPECTED BY YOUR MECHANIC EITHER ON OR OFF THE LOT.

SEE THE BACK OF THIS FORM for important additional information, including a list of some major defects that may occur in used motor vehicles.

Doc 16-1 Case 15-31445-KRH Filed 04/09/15 Entered 04/09/15 14:06:50 Desc Exhibit(s) A Page 4 of 7 FAULTS AND IS NOT COVERED BY ANY ANTY. I UNDERSTAND THAT THE DEÀLER THIS VEHICLE. I WILL HAVE TO PAY FOR ANY REPAIRS THIS Mos. IS NOT REQUIRED TO MAKE ANY REPAIRS AFTER I BUY D.O.B. 7/19/78 EACH, THE FIRST INSTALLMENT DUE ON THE 31 SOLE 50 ROCK 164-20-7760 31 X 20 25 Da. 250C PAY TO THE ORDER OF WHOLESALE CARS, INC., 2124 BROAD BEING 252, Date: 10/28 50C 5 800 8 Y INSURANCE S Ö Yrs. 50 Z T I UNDERSTAND THAT THIS VEHICLE IS 9 \sim X DATE //YSIGNATURE 30 Serial No NUMBER OF PAYMENTS WEEKLY • BI-WEEKLY • MONTH BALANCE DUE ON TRADE IN VA STATE SALES TAN 105% (\$75.00 MINIMUM) BALANCE TO BE FINANCED NZ. PURCHASER SIGNATURE 3 FOR "AS IS" SALE ONLY: Social Security# ORDER & CREDIT APPLICATION 751 DEALER WARRANTY. Employed FIRST PAYMENT DUE MEED. INSTALLMENT SALE CONTRACT AND SECURITY AGREEMENT 356 TRADE ALLOWANCE NO LIABIL TOTAL DMV FEES CARS, WHOLESALE CARS, 2124 Broad Rock Boulevard 522 ODLIARS (S. VEHICLE WILL 28 CASH DOWN Richmond, Virginia 23224 (804) 232-1912 Business Phone: SALESMAN SALE PRICE TITLE FEE IS" WITH LICENSE DATE agamp 0 N. WHOLESALE CARS. INC., (transferor's name) certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.

104345
Odometer Reading (NO TENTHS) B ODOMETER DISCLOSURE STATEMENT (State and Federal laws require the seller of a motor vehicle to state the odometer mileage upon transfer of ownership, Incorrect information may result in civil liabilities or criminal penalties.) DIFFERENT FROM ABOVE

LMODEL | YEAR | MILEAGE CHECK ONE BOX ONLY:

□ THE MILEAGE STATED IS IN EXCESS OF ITS MECHANICAL LIMITS

□ THE ODOMETER READING IS NOT THE ACTUAL MILEAGE

WARNING - ODOMETER DISCREPANCY WR X PLATE NUMBER S 474 THE UNDERSIGNED BUYER PROMISES TO BOOLEVARD THE SUM OF DOCUMENT OF DATE OF THE SUM OF TH PRIX **Body Style** WEEKLY 7BI-WEEMLY / MONTHLY INSTALLMENTS OF S. 0 GRAN O SALES ZIP CODE SNATURE 2124 BROAD ROCK BOULEVARD 8 Z -Brow 75/33855 8 PRINTED NAME (BUYER) POSS WHOLESALE CARS, INC. RANSFEREE'S SIGNATURE - BUYER ななっ RICHINOND, VA 332 S COPY ACKNOWLEDGED PRINTED NAME OF PRINTED NAME PERSON SIGNING | Make RICE A COL **FOR** VEHICLE ID-NUMBER 0 Employer's Address: 263WP522 DENTIFICATION NUMBER Phone: SOLD TO: LA DATE OF STATEMENT Employed by: 25 Residence Year 20 Vehicle Infor RECEIPT OF Address: TRANSF

TO SECURE THE PERFORMANCE OF THIS OBLIGATION, BUYER HERBY GRANTS TO SELLER A UNIFORM COMMERCIAL CODE SECURITY INTEREST ON 262007 23259 INTEREST ON 262007 23259 23859 3859 3859 INTEREST ON 36200 30000 3000INTEREST ON GC WP 5275/338559

INTEREST ON GC WP 5275/338559

IF THERE SHALL BE A DEFAULT IN THE PAYMENT OF ANY AMOUNT DUE UNDER THIS CONTRACT, THEN ANY AMOUNT OWING HEREUNDER SHALL BECOME DUE AND PAYABLE IN FULL AT THE OPTION OF SELLER AND WITHOUT NOTICE.

IN THE EVENT OF DEFAULT, SELLER MAY TAKE POSSESSION OF THE PROPERTY AND MAY EXERCISE ALL RIGHTS GRANTED UNDER THE UNIFORM COMMERCIAL CODE. SELLER MAY BY SUIT ENFORCE PAYMENTS DUE AND NO LEGAL PROCEEDING SHALL BE DEEMED A WAIVER OF ANY OF ITS RIGHTS TO TAKE POSSESSION UPON DEFAULT.

INVEHEREDY EXECUTE THIS CONTRACT, (BUYER(S) ACKNOWLEDGE RECEIPT OF A COPY

NI 30ART

BUZZER #1

BUYER #2

SPOT DELIVERY

YOU OR THE DEALER, YOUR PURCHASE CANNOT BE CANCELLED. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS NOT APPROVED THE DEALER, YOUR PURCHASE. IF THE SALE IS CANCELLED, YOU OR THE DEALER WILL NOTIFY YOU VERBALLY OR IN WRITING. YOU CAN THEN DECIDE TO PAY FOR THE VEHICLE IN SOME OTHER WAY OR YOU OR THE DEALER CAN CANCEL YOUR PURCHASE. IF THE SALE IS CANCELLED, YOU NEED TO RETURN THE VEHICLE TO THE DEALER WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE IN THE SAME CONDITION IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR. AND DOWN PAYMENT OR TRADE-IN YOU GAVE E DEALER WILL BE RETURNED TO YOU. IF YOU DO NOT RETURN THE VEHICLE AND TAKE IT BACK WITHOUT FURTHER NOTICE OF CANCELLATION, THE DEALER MAY LOCATED THE VEHICLE AND TAKE IT BACK WITHOUT FURTHER NOTICE TO YOU AS LONG AS THE DEALER FOLLOWS THE LAW AND DOES NOT CAUSE A BE AND ANY TRADE-IN WHEN THE DEALER GETS THE VEHICLE BACK IN THE SAME CONDITION IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR, THE DEALER MAY BE LIABLE TO YOU UNDER THE VIRGINIA CONSUMER PROTECTION ACT." PLEASE BE AWARE THAT THE NOTICE REQUIRES THE DEALER TO RETURN THE DOWN PAYMENT AND TRADE-IN TO THE CUSTOMER PROVIDED THE CUSTOMER RETURNS THE VEHICLE TO YOU WITHIN 24 HOURS INSTALLMENT SALES CONTRACT WITH THE DEALER. PART OF YOUR CONTRACT INVOLVES FINANCING THE PURCHASE OF YOUR VEHICLE. IF YOU ARE FINANCING THIS VEHICLE AND DEALER INTENDS TO TRANSFER YOUR FINANCING TO A FINANCE PROVIDER SUCH AS A BANK, CREDIT UNION OR OTHER LENDER, YOUR VEHICLE PURCHASE DEPENDS ON THE FINANCE PROVIDER'S APPROVAL OF YOUR PROPOSED RETAIL INSTALLMENT SALES CÔNTRACT. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS APPROVED WITHOUT A CHANGE THAT INCREASES THE COST OR RISK TO REACH OF THE PEACE WHEN TAKING THE VEHICLE BACK. IF THE DEALER DOES NOT RETURN YOUR DOWN PAYMENT OF YOU NOTIFYING THEN THAT YOU WERE NOT ABLE TO OBTAIN FINANCING. THE CUSTOMER MUSTER RETURN THE VEHICLE TO YOU IN THE SAME CONDITION IT WAS WHEN THEY TOOK POSSESSION, EXCEPT FOR NORMAL WEAR AND TEAR. IF THE CUSTOMER MEETS THE CONDITIONS REQUIRED OF YOU. YOU MAY NOT WITHHOLD ANY OF THE DOWN PAYMENT AND MUST RETURN ANY TRADE-IN. YOU MAY NOT ASK OR REQUIRE THE CUSTOMER TO SIGN A SEPARATE AGREEMENT THAT CHANGES THE RESPONSIBILITIES OUTLINED IN THE NOTICE. FOR EXAMPLE, YOU MAY NOT CHARGE AND "RENTAL" OR OTHER FEES FOR USE OF THE VEHICLE; YOU MUST RETURN THE ACTUAL "IF YOU ARE FINANCING THIS VEHICLE PLEASE READ THIS NOTICE: YOU ARE PROPOSING TO ENTER INTO A RETAIL JEHICLE TRADE-IN AND NOT A SUBSTITUTE OR MONEY.

BUYERS GUIDE

DEPORTANT: Spoken promises are difficult to enforce. Ask the dealer to put all promises in writing. Keep
14:00 MITAC WEAR VIN NUMBER VIN NUMBER VIN NUMBER
WARRANTIES FOR THIS VEHICLE:
ered 04
AS IS - NO WARRANTY
受り、WILL PAY ALL COSTS FOR ANY REPAIRS. The dealer assumes no responsibility for any repairs regardless of any oral statements about the vehicle.
WARRANTY
☐FULL ☐ LIMITED WARRANTY. The dealer will pay% of the labor and% of the parts K for the covered systems that fail during the warranty period. Ask the dealer for a copy of the warranty document for a full explanation of warranty coverage, exclusions, and the dealer's repair obligations. Under state law, "Implied warranties" may give you even more rights.
SASTEMS COVERED: DURATION:
□ SERVICE CONTRACT. A service contract is available at an extra charge on this vehicle. Ask for details as to coverage, deductible, price, and exclusions. If you buy a service contract within 90 days of the time of sale, state law "implied warranties" may give you additional rights.

PRE PURCHASE INSPECTION: ASK THE DEALER IF YOU MAY HAVE THIS VEHICLE INSPECTED BY YOUR MECHANIC EITHER ON OR OFF THE LOT.

SEE THE BACK OF THIS FORM for important additional information, including a list of some major defects that may occur in used motor vehicles.

Below is a list of some major defects that may occur in used motor vehicles.

Case 15-31445-KRH	Doc 16-1 Filed 04/09/15	Entered 04/09/15 14:06:5	50 Desc	
Receipt of copy Acknowledged TRANSFEREE'S SIGNATURE - BUT I hereby acknowledge receipt of the information on this form is part of the information on this form is part of the information on the informatio	Exhibit(s) Page WHOLESALE 2124 BROAD RICHMOND, VA	Cooling System Leakage including radiator Improperly functioning water pump Electrical System Battery leakage Improperly functioning alternator, generator, battery, or starter Fuel System Visible leakage Inoperable Accessories Gauges or warning devices Gauges or warning devices OHeater & Defroster	Transmission & Drive Shaft Improper fluid level or leakage, excluding normal seepage Cracked or damaged housing which is visible Abnormal noise or vibration caused by faulty transmission or drive shaft Improper shifting or functioning in any gear Manual clutch slips or chatters Differential Improper fluid level or leakage excluding normal seepage Cracked or damaged housing which is visible Abnormal noise or vibration caused by faulty differential	Frame & Body Frame-cracks, corrective welds, or rusted through Dogtracks - bent or twisted frame Engine Oil leakage, excluding normal seepage Cracked block or head Belts missing or inoperable Knocks or misses related to camshaft lifters and push rods Abnormal exhaust discharge
Receipt of copy Acknowledged TRANSFEREE'S SIGNATURE - BUYER) I hereby acknowledge receipt of the Buyers Guide at the closing of this sale. IMPORTANT: The information on this form is part of any contract to buy this vehicle. Removal of this label before	WHOLESALE CARS INC 2124 BROAD ROCK BLVD ICHMOND, VA 23224-4808	Tires Tread depth less than 2/32 inch Sizes mismatched Visual damage Wheels Visible cracks, damage or repairs Mounting boits loose or missing Exhaust System Leakage	Steering System Too much free play at steering wheel (DOT specs.) Free play in linkage more than 1/4 inch Steering gear binds or jams Front wheels aligned improperly (DOT specs.) Power unit belts cracked or slipping Power unit fluid level improper Suspension System Ball joint seals damaged Structural parts bent or damaged Stabilizer bar disconnected Spring broken Shock absorber mounting loose Rubber bushings damaged or missing Radius rod damaged or missing Shock absorber leaking or functioning improperly	Brake System Failure warning light broken Pedal not firm under pressure (DOT spec.) Not enough pedal reserve (DOT spec.) Does not stop vehicle in straight (DOT spec.) Hoses damaged Drum or rotor too thin (Mfgr. Specs) Lining or pad thickness less than 1/32 inch Power unit not operating or leaking Structural or mechanical parts damaged

consumer purchase (except for purpose of test-driving) is a violation of federal law (16 C.F.R. 455). FORM # BG-1985